

# **EXHIBIT 11**

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July 12, 2011

**By Electronic Mail (chad.russell@bingham.com) and Federal Express**

Chad Russell, Esq.  
Bingham McCutchen LLP  
Three Embarcadero Center, Suite 2800  
San Francisco, CA 94111

**Re: Subpoena to CedarCrestone, Inc. in Oracle/Rimini Street Litigation**

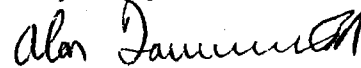
Dear Mr. Russell:

Attached please find a PDF file containing documents (Bates Numbered CedarCrestone-000535-CedarCrestone-000556) which CedarCrestone, Inc. ("CedarCrestone") believes are responsive to Requests No. 2 and 4 (as modified by your letter to Robert T. Gill dated May 8, 2011) of Oracle's third-party subpoena to CedarCrestone in the *Rimini Street* matter. The documents numbered CedarCrestone-000537-000538 are responsive to Request No. 2. The documents numbered CedarCrestone-000539-000544 are responsive to Requests Nos. 2 and 4. The documents numbered CedarCrestone-000535-000536 are responsive to Request No. 4. The documents numbered CedarCrestone-000545-000556 are responsive to Request No. 8.

CedarCrestone also has determined that it has no documents in its possession, custody or control which are responsive to Request No. 5 (as modified by your May 8, 2011 letter to Bob Gill).

CedarCrestone's production of the attached documents and the above response to Request 5 in no way constitutes a waiver of any of its objections to or rights to challenge any requests contained in Oracle's subpoena or your May 8, 2011 letter.

Very truly yours,



Alan K. Tannenwald

cc: Robert T. Gill, Esq. (by email to rgill@peabodyarnold.com)  
Marjory Gentry, Esq. (by email to marjory.gentry@bingham.com)

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